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**UNITED STATES BANKRUPTCY COURT** 

Last revised 8/1/15

		DISTRICT OF NEW JERSEY	
In Re:		Case No.:	15-3070 KCF 5
DOUGLAS	L WALTERS	Judge:	FERGUSON 7
15-	, 30707 Debtor(s)	Chapter:	130 Picy County
		Chapter 13 Plan and Motions	* 3 3 3 A
	Original	Modified/Notice Required	☑ Dispurge Sought
	Motions Included	Modified/No Notice Required	☐ No Discharge Sought
Da	te: <u>4-26-2017</u>		•

# THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE

#### YOUR RIGHTS WILL BE AFFECTED

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. **This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.** 

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

Part 1: Payment and Length of Plan
a. The debtor shall pay \$ 4307 per MONTH to the Chapter 13 Trustee, starting on 05-01-2017 for approximately 42 months.
b. The debtor shall make plan payments to the Trustee from the following sources: 図 Future earnings
☑ Other sources of funding (describe source, amount and date when funds are available):
LUMP SUM PAYMENT TO CALIBER LOANS/PRIMARY MORTGAGE. APROX. \$44K FROM LOAN PROCEEDS 401 FIDELITY ACCOUNT PAID 1-1-2020

	1. 2 <sup>4</sup>						
c. Use of real property to satisfy	plan obligations:						
☐ Sale of real property  Description:		•					
Proposed date for complet	roposed date for completion:						
☐ Refinance of real property	Refinance of real property:						
•	Description: Proposed date for completion:						
ž	pect to mortgage encumbering property:						
Description: Proposed date for complet	ion:						
	age payment will continue pending the se	ele refinance or loan modification					
	•						
I DO NOT HAVE 60 MONTHS	be important relating to the payment and REMAINING . FOR PLAN TO BE FEASIBLE	\$4,307.00 MONTHY PLAN PAYMENT					
GOING FORWARD PLUS A ON PAID IN (36K ) +(\$4,307. X 42M	IE TIME LUMP PAYMENT FROM 401 K FUN ONTHS) =\$181K /Begin 5-1-2017 =\$217K +4	IDS IS REQUESTED AS FOLLOWS; 14K LUMP(2020) = \$261K (TOTAL)					
Part 2: Adequate Protection							
	s will be made in the amount of \$tion totion to						
b. Adequate protection payments	s will be made in the amount of \$	to be paid directly by the					
debtor(s) outside the Plan, pre-confirma	ation to:	(creditor).					
Part 3: Priority Claims (Including A	administrative Expenses)						
All allowed priority claims will be	paid in full unless the creditor agrees oth	erwise:					
Croditor	Tuna of Delayin	AA-L- D-:-I					
Creditor Type of Priority Amount to be Paid							
IESINSON ATTORNEY FEES \$3,000.							

#### Secured Claims Part 4:

a. Curing Default and Maintaining Payments
The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
CALIBER LOANS	PRIMARY MORTGAGE 2 TRESTLE WAY DAYTON NJ 08810	\$153,364.00	0		\$2,400.00MONTHLY  ONE TIME LUMP PAYMENT ON 1-1-2020 (401K FUNDS) *\$44,364.00 (OUTSIDE PLAN)

#### b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
DITECH/GREENTRE E(CONSENT 8-2016) CALIBER/US BANK	ST TRENTON		35,000.00			5% 5%	\$45,387.60 \$39,629.40
(CONSENT 9-2016)	BRINTON TRENTON	35,000.00 153,364.00	35,000.00 153,364.00				\$109,000.00 +44,364.00

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

#### c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
NATIONSTAR/ CONSENT ORDER 9-28-2016	MORTGAGE ON 618 INDIANA AVE TRENTON NJ	59,617	5%	0	\$312.00+ ESCROW/MONTHLY (\$59,617 OVER 30 YEARS MTG)

#### b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

#### c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Unsecured Debt

		·		······································			
d.	. Secured Claims Unaffected by the Plan						
	The following secured cl H E CREDIT UNION (2 ND M	aims ar ORTGAG	e unaffected by the Plan: E)				
e.	Secured Claims to be I	aid in	Full Through the Plan:	****			
Creditor		- Campanagay and a second	Collateral			Total Amo Paid Thro	unt to be ugh the Plan
Part 5:	Unsecured Claims					residente.	
a.	Not separately classifi	ed aliov	wed non-priority unsecured cl	aims shall l	oe pai	d:	
			to be distributed pro ra				
	☐ Not less than		percent				
	☑ Pro Rata distribution	from ar	ny remaining funds				
b.	Separately classified u	nsecur	ed claims shall be treated as	follows:			
Creditor			For Separate Classification Treatment		ıt		Amount to be Paid
Creditor						<u> </u>	
Ì							
Part 6:	Executory Contracts	and Un	expired Leases				
Α	the second secon		ired leases are rejected, exce	ept the follo	wing,	which are a	ssumed:
Credito			Nature of Contract or Lease			tment by De	
Credito						**************************************	
						•	

#### Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service* must be filed with the Clerk of Court when the plan and transmittal notice are served.

## a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
DITECH/GREENTREE		MORTGAGE (CRAM BY CONSENT 8-2016)	100,336.00	35,000.00			60,250.67
US BANK/CALIBER	STREET	MORTGAGE (CRAM BY CONSENT (9-2016)	109,516.00	35,000.00			66,000.00
OCWEN/NATIONSTAR	618 INDIANA AVE TRENTON NJ	MORTGAGE (CRAM BY CONSENT	142,185.70	56,750.00	·		82,568.52

## b. Motion to Avoid Liens and Reclassify Claim From Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified

# c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

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Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured	
Part 8: Other Plan Provisions				
a. Vesting of Property of the Estate				
☑ Upon confirmation ☐ Upon discharge				
<ul> <li>b. Payment Notices</li> <li>Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.</li> </ul>				
c. Order of Distribution  The Trustee shall pay allowed claims in the following order:  1) Trustee commissions  2) SECURED  3) PRIORTY  4) UNSECURED				
d. Post-Petition Claims  The Trustee ⊠ is, □ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.				
Part 9: Modification				
If this Plan modifies a Plan previously filed in this case, complete the information below.  Date of Plan being Modified: 8-1-2016				
Explain below why the plan is	being modified:	Explain below <b>how</b> the plan is	being modified:	
1) LOAN MOD WAS NOT APPROVE (8-2016) CALLS FOR SCHEDULE OF NOW LISTED IN PLAN REPAYMEN	F REPAYMENT TO CALIBER.	1) ADD CALIBER TO PLAN PAYMENTS / REVISE PLAN PAYMENT FROM \$1,881 MONTHLY TO \$4,307 MONTHLY X 42 REMAINING 2) REMOVE CREDITOR TRENTON 3) PRO RATA TO UNSECURED / 12,000 DIVIDEND TO UNSECURI REMOVED 4) LUMP SUM PAYMENT OF 44K (401K FUNDS)TO	MONTHLY X 42 REMAINING	
2) TRENTON WATER DID NOT FILE			01K FUNDS)TO	
3) NO AVAILABLE FUNDS FOR UNS FOR 12K DIVIDEND TO UNSECURE 4) TRUSTEE PAID IN ERROR CRED (618 INDIANA ,TRENTON NJ CONS MORTGAGE OUTSIDE PLAN ).REQ	ED/REMOVED DITOR SCENICA/NATIONSTAR BENT ORDED 8-2016/ NEW	CALIBER /PRIMARY MORTGAGE 2 TRESTLE WAY DAYTON NJ .OUTSIDE THE PLAN DUE (1-1-2020) \$36,000. PAID IN +\$181,000. FUTURE PAYMENTS+\$44,364(401K) = \$261K \$3,000(priority)+\$45,387+\$39,629+\$109.000(secured)+19,901(13 Fee)= \$216,917 total of plan payments PLUS \$44,364 (401K FUNDS)= \$261,281		
Are Schedules I and J being filed simultaneously with this Modified Plan? ☑ Yes ☐ No				

Part 10: Sign Here	
The Debtor(s) and the attorney for the Debtor (if any) must $Date: \frac{400}{400}$	Attorney for the Debtor
I certify under penalty of perjury that the above is true.  Date:	Debto
Date:	Joint Debtor